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Local Form 4A March 2013

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION

In re:		) Case No. 14-32033
Charles E. Jacoppo,		)
		) Chapter 13
	Debtor(s)	) )

## **AMENDMENT TO:**

CHAPTER 13 PLAN, INCLUDING NOTICE OF MOTION(S) FOR VALUATION;
MOTION(S) TO AVOID CERTAIN LIENS; MOTION(S) FOR ASSUMPTION AND
REJECTION OF EXECUTORY CONTRACTS AND UNEXPIRED LEASES; AND NOTICE OF
OPPORTUNITY FOR HEARING ON CONFIRMATION OF THE PLAN INCLUDING ALL MATTERS AS
SET FORTH IN THE PLAN,
FOR CASES FILED ON OR AFTER MARCH 1, 2013

Check for motions applicable to this plan amendment:

(	)	Motion to Value Liens Includes Valuation of Property Securing A Claim
(	)	Motion to Value Liens includes Valuation of Property Securing A Claim in an Amount Less
		than the Amount of the Claim
(	)	Motion to Avoid Liens § 522(f)
(	)	Motion to Assume Executory Contracts(s) and Unexpired Leases
(	)	Motion to Reject Executory Contract(s) and Unexpired Leases
(x	)	No motions applicable to this plan amendment

The Chapter 13 Plan, including certain motions and other provisions, is hereby amended as follows:

- 1. The Debtor amends Paragraph 1(c) to correctly show that the attorney for the debtor has received \$1,500 of the total base attorney fee of \$3,900.
- 2. Through mistake and inadvertence, Paragraph 3 of the Chapter 13 Plan did not note that the Debtor does not have any domestic support obligations. The Debtor is filing this amendment to note that he does not have any domestic support obligations.
- 3. The Debtor amends Paragraph 4(c) and (d), Special Terms, to create a separate class, to consist of the Charlotte-Mecklenburg Hospital Authority, which has a judgment against the Debtor and his non-filing spouse in the amount of \$2,691.81, and to provide that said separate class be paid in full, to protect the co-debtor, pursuant to § 1322(b)(1) of the Bankruptcy Code, with statutory interest at 8% per annum pursuant to N.C.G.S. §24-1.

TAKE NOTICE: Your rights may be affected. You should read this amendment to the Chapter 13 Plan carefully, including any motions contained in the amended plan, and discuss them with your attorney, if you have one, in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

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If you do not want the Court to confirm the proposed plan of the debtor or debtors ("Debtor") as amended, including any of the motions included in the amended plan, or if you want the Court to consider your views on these matters, then you or your attorney must file with the Court a written objection to confirmation and request for hearing on confirmation at the following addresses:

Cases filed in the Charlotte, Shelby, or Wilkesboro Divisions:

Clerk, U.S. Bankruptcy Court, 401 West Trade St., Room 111, Charlotte, N.C. 28202

Cases filed in the Asheville or Bryson City Divisions:

Clerk, U.S. Bankruptcy Court, Room 112, 100 Otis Street, Asheville, N.C. 28801

Your objection to confirmation and request for hearing must include the specific reasons for your objection and must be filed with the Court no later than 14 days following the conclusion of the § 341 meeting of creditors, or within 14 days of service of the amendment, whichever is later. If you mail your objection to confirmation to the Court for filing, you must mail it early enough so that the Court will receive it on or before the deadline stated above. You must also serve a copy of your objection to confirmation on the Debtor at the address listed in the notice of the meeting of creditors. The Debtor's attorney and the Chapter 13 Trustee will be served electronically. If any objections to confirmation are filed with the Court, the objecting party will provide written notice of the date, time, and location of the hearing. No hearing will be held unless an objection to confirmation is filed.

If you or your attorney do not take these steps, the Court may decide that you do not oppose the proposed plan of the Debtor as amended, including any motions contained in the amended plan, and may enter an order confirming the amended plan and granting the motions. Any creditor's failure to object to confirmation of the proposed plan as amended shall constitute the creditor's acceptance of the treatment of its claim as proposed, pursuant to 11 U.S.C. § 1325(a)(5)(A).

I declare under penalty of perjury that the information provided in the Amendment to Chapter 13 Plan, including Notice of Motion(s) for Valuation; Motion(s) to Avoid Certain Liens; and Motion(s) for Assumption and Rejection of Executory Contracts and Unexpired Leases; are true and correct as to all matters set forth herein.

Dated 1-26-15	Debtor's Signature
Dated	Debtor's Signature
	Debtor's Signature
copy of this document.	document with the Debtor and that the Debtor has received a
Dated 1-26-15	b. Margi Hunh

## **Certificate of Service**

Attorney for the Debtor

This is to certify that a copy of the foregoing Amendment was served upon all parties on the attached matrix, by U.S. Mail, except for those parties and attorneys entitled to receive CM/ECF electronic notice, and as to those parties and attorneys, they were served by CM/ECF electronic notice.

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27 CMH

This 25<sup>th</sup> day of January, 2015.

G. Martin Hunter, N.C. Bar # 13557

Attorney for the Debtor

301 S. McDowell St., Suite 1014

Charlotte, NC 28204 Tel. 704.377.8764; Fax 704.377.0590 E-mail: mhunter@martinhunterlaw.com Case 14-32033
Label Matrix for local noticing
0419-3
Case 14-32033
Western District of North Carolina
Charlotte
Sun Jan 25 17:13:57 EST 2015
Arrow Financial Services
PO Box 34488

Filed 01/27/15
Charlofsedlivision
401 West/Trade Street
Charlotte, NC 28202-1633

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Entered 01/27/15 11:38:04 Desc Main Page 4 of 5 (p) AMERICREDIT PO BOX 183853
3 ARLINGTON TX 76096-3853

CMG CHC Urgent Care - Matthews c/o PMAB, LLC 5970 Fairview Road, Ste. 800 Charlotte, NC 28210-0091

Capital One Bank PO Box 30285 Salt Lake City, UT 84130-0285

Charlotte Mecklenburg Hospital Authority PO Box 34488 Charlotte, NC 28234-4488

GE Money Bank c/o Smith Debnam PO Box 26268 Raleigh, NC 27611-6268

GM Financial PO Box 183593 Arlington, TX 76096-3593

(p) GREENTREE SERVICING LLC BANKRUPTCY DEPARTMENT P O BOX 6154 RAPID CITY SD 57709-6154

Charlotte, NC 28234-4488

Greentree/Servicing Pup PO Box 6172 Rapid Giby, SD 57709-6172

Internal Revenue Service Centralized Insolvency Operation P.O. Box 7346 Philadelphia, PA 19101-7346

Internal Revenue Service Field Insolvency Office 4905 Koger Blvd. Suite 102 Greensboro, NC 27407-2703 Internal Revenue Service P.O. Box 7317 Philadelphia, PA 19101-7317 Mecklenburg County Tax Collector 700 E. Stonewall Street Charlotte, NC 28202-2780

Mecklenburg County Tax Collector Office of the Tax Collector Tax Bankruptcy Section P.O. Box 31637 Charlotte, NC 28231-1637

Medical Data Systems c/o Medical Revenue Services 1374 Babcock Street Melbourne, FL 32901-3009

NC Department of Revenue Bankruptcy Unit P.O. Box 1168 Raleigh, NC 27602-1168

North Carolina Department of Revenue Bankruptcy Unit P.O. Box 1168 Dnp Raleigh, NC 27602-1168

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G. Martin Hunter G. Martin Hunter, Attorney at Law 301 S. McDowell St., Suite 1014 Charlotte, NC 28204-2660

Warren L. Tadlock CM/ECF 5970 Fairview Road, Suite 650 OMLy Charlotte, NC 28210-2100

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

Doc 12 Arlington TX 76096

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GREEN TREE SERVICING LLC

PO BOX 154

RAPID/CITY, SD 57709-6154

(d) GREEN TREE SERVICING, LLC PO BOX 6154 RAPID CITY, SD 57709-6154

End of Label Matrix Mailable recipients Bypassed recipients

Total

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